or outer appearance, nor to prevent the construction, reconstruction, alteration, restoration or demolition of any such feature which is required by public safety because of an unsafe or dangerous condition.

SEC. 14. NEW SECTION. **Termination of district.** Two years after the establishment of a district, a referendum for the termination of the district shall be held if ten percent of the eligible voters in the district so request. If the qualified electors, by a majority of those voting, favor termination, this Act will no longer have any effect on the property formerly included in the district.

If an election is held to terminate a district under this section and such attempt fails, another referendum for termination of the district in question shall not take place for a period of two years.

Approved May 27, 1976

3

5

21

1

2

3

CHAPTER 1160

LIBRARY SERVICES

S. F. 1191

AN ACT providing for the financing of library services by revising the taxing authority for library maintenance purposes and making an appropriation to the Iowa library department.

SECTION 1. There is appropriated from the general fund of the state to the

Be It Enacted by the General Assembly of the State of Iowa:

during the fiscal year beginning July 1, 1976.

2 Iowa library department, including the state regional library system, for the fiscal year beginning July 1, 1976, and ending June 30, 1977, the following amounts, or so much thereof as may be necessary, to be used in the manner designated: 5 1976-1977 6 Fiscal Year 7 IOWA LIBRARY DEPARTMENT 8 1. Law library division: 9 For salaries, support, maintenance and miscellaneous purposes......\$ 149.947 10 2. Medical library division: 11 For salaries, support, maintenance and miscellaneous purposes\$ 93,116 12 3. State library commission: For salaries, support, maintenance and miscellaneous purposes......\$ 291,245 13 14 4. Regional library system: 15 For state aid except as provided in this subsection\$ 666,132 The general assembly anticipates that federal funds will be available to the regional library system in an amount approximating two hundred sixteen thousand (216,000) dollars. However, if such federal funds do not become available, it is the intent of the general assembly that it will appropriate an 16 17 18 19 amount of funds to replace those funds anticipated that do not become available 20

SEC. 2. Section three hundred three B point nine (303B.9), Code 1975, is amended to read as follows:

303B.9 Local financial support. A regional board shall have the authority to require as a condition for receiving services under section 303B.6 that a governmental subdivision maintain any millage tax levy for library maintenance purposes that is in effect on July 1, 1973, and that commencing. Commencing July 1, 1977, a public library receiving services under said section shall be funded by

- the local governmental subdivision through a each city within its corporate boundaries and each county within the unincorporated area of the county shall levy a 10 tax of at least one quarter mill six and three-fourths cents per thousand dollars of assessed value on the taxable property or at least the monetary equivalent of one-11 quarter mill six and three-fourth's cents per thousand dollars of assessed value when 12 all or a portion of the funds are obtained from a source other than taxation, for 13 14 the purpose of providing financial support to the public library which provides library 15 services within the respective jurisdictions.
- SEC. 3. All federal grants to and the federal receipts of the agencies appropriated funds under this Act are appropriated for the purposes set forth in 2 such federal grants or receipts.
- SEC. 4. Moneys appropriated by this Act shall not be used for capital 2 improvements.

Approved June 10, 1976

CHAPTER 1161

MINE MAPS

S. F. 1300

AN ACT relating to the availability of mine maps.

Be It Enacted by the General Assembly of the State of Iowa:

- SECTION 1. Section three hundred five point fourteen (305.14), Code 1975, is 2
- amended to read as follows: 3 305.14 Maps property of state—custody—copies. The maps so delivered to the state geologist shall be the property of the state and shall remain in the
- custody of the state geologist. They shall be kept at the office of the geological survey and be open to examination by all persons interested in the same maps;
- but such examination shall only be made in the presence of the state geologist or
- his a designee, and he the state geologist shall not permit any copies of the same maps to be made without the written consent of the operator or the owner of the
- 10 property, except as provided in section 305.12 or if the mine has been abandoned for at least five years.

Approved May 25, 1976